1	SCOTT N. SCHOOLS (SCSBN 9990) United States Attorney
2 3	JOANN M. SWANSON (CSBN 88143) Chief, Civil Division Assistant United States Attorney
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5	450 Golden Gate Avenue, Box 36055
6	San Francisco, California 94102-3495 Telephone: (925)803-4760 FAX: (415) 436-6748
7	FAX: (415) 436-6748 Email: dwong@bop.gov
8	Attorneys for Federal Respondent
9	
10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	SAN FRANCISCO DIVISION
13	LUZ ELVIA BHULLAR, ) No. C-07-3937-SBA
14	Petitioner, E-FILING CASE
15	) DECLARATION OF KIM BEAKEY v.
16	SCHELIA A. CLARK, Warden,
17	Respondent.
18	
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20	Declaration of Kim Beakey  Bhullar v. Clark, C-07-3937-SBA  1

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- I, Kim Beakey, do declare and state the following:
- 1. Prior to March of 2006, I was the Regional Designator for the Western Region, employed by the Federal Bureau of Prisons ("BOP"), United States Department of Justice. My duties as the Regional Designator included evaluating individuals who were federally sentenced in the Western Region for initial designation to an appropriate BOP facility. I also evaluated inmates in the Western Region for redesignation (transfer) to other BOP facilities. The Western Region includes the states of California, Alaska, Arizona, Nevada, Utah, Oregon, Idaho, Montana, Washington, Hawaii and Wyoming. I held that position since June of 2004.
- 2. After March of 2006, some of my duties and responsibilities changed, and I am now a Correctional Programs Specialist. Specifically, most of my designation responsibilities transferred to the Designation and Sentence Computation Center ("DSCC"), located in Grand Prairie, Texas. The DSCC is a new BOP operation established to centralize certain functions that used to be done at regional offices and institutions. As a Correctional Programs Specialist, my duties include overseeing the inmate population in the Western Region. I also provide guidance on placements to Residential Reentry Centers ("RRC"). RRCs were formerly referred to as community corrections centers, which are more commonly known as halfway houses. Moving an inmate to a RRC is no different than transferring an inmate from one BOP location to another. The BOP exercises its judgement to place inmates accordingly during the service of their sentence, and such placements may include transfers to a RRC. Such transfers to a RRC are controlled by various BOP policies and federal regulations, such as Program Statement 7310.04, Community Corrections Center (CCC) Utilization and Transfer Procedure (available at www.bop.gov), and 28 C.F.R. § 570.21. BOP decisions about an inmate's RRC placement have no affect on the length of their sentence.
- 3. I am familiar with records compiled by the BOP and have access to them, and provide copies to requesting Department of Justice employees in the ordinary course of business. In this case, I have obtained a copy of inmate Luz Elvia Bhullar's (Register No. 16252-097) Judgment from her criminal case, Case No. 06-CR-00056-01, Eastern District of California, a

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true and correct copy of which is attached as Exhibit 1.

- 4. I have also obtained a copy of inmate Bhullar's Public Information Inmate Data printout, which is generated from the BOP inmate database called SENTRY, a true and correct copy of which is attached as Exhibit 2. Exhibit 2 lists various information about a specific inmate that is considered by the BOP to be releasable to the general public. For example, from Exhibit 2, I can ascertain that inmate Bhullar was eventually designated and sent to the Federal Prison Camp ("FPC") at Dublin, California, on November 9, 2006, that her pre-release preparation date, which equates to the point where she is serving the last 10% of her sentence, is January 16, 2008, and that her projected release date is April 3, 2008.
- 5. I have obtained a copy of inmate Bhullar's Program Review Report which is a document completed by an inmate's unit team, to reflect programming recommendations for that inmate while they are incarcerated, a true and correct copy of which is attached as Exhibit 3. Exhibit 3 reflects that on August 22, 2007, inmate Bhullar's unit team recommended that inmate Bhullar complete a Release Preparation Participation class dealing with personal growth and development by November of 2007, and to complete vocational training by April of 2008. According to Exhibit 3, the unit team also recommended that inmate Bhullar be placed in a RRC on January 16, 2008.

I declare under the penalty of perjury, pursuant to Title 28, United States Code, Section 1746, that the foregoing is true and correct to the best of my information, knowledge and belief. Executed this \ \ \ day of October, 2007, at Dublin, California.

Correctional Programs Specialist

# Exhibit 1

Judgment in U.S. v. Bhullar, Case No. 06-CR-00056-1, E.D. California

AO 245B-CAED (Rev. 3/04) Sheet 1 - Judgment in a Criminal Case



# RECEIVED UNITED STATES HARSHAL United States District Court

OCT 18 2006

06 OCT 18 AM 10: 12

Eastern District of California

CLERK, U.S. DISTRICT COURT ANTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

LUZ ELVIA BHULLAR

JUDGMENT IN A CRIMINAL CASE! CLERK (For Offenses Committed On or After November 1, 1987) Case Number: 2:06CR00056 01

C. EMMETT MAHLE, ESQ.

Defendant's Attorney

#### THE DEFENDANT:

pleaded guilty to counts: 1, 3, & 5 of the Indictment.

ACCORDINGLY, the court has adjudicated that the defendant is guilty of the following offenses:

Title & Section	Nature of Offense	Date Offense <u>Concluded</u>	Count <u>Numbers</u>
18 USC 1427	SALE OF CITIZENSHIP PAPERS	05/20/2005	1
18 USC 1028A(a)(1)	AGGRAVATED IDENTITY THEFT	05/20/2005	3
42 USC 408(a)(7)(C)	SALE OF SOCIAL SECURITY CARD	05/20/2005	5

The defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

Counts 2, 4, 6, AND 7 of the Indictment are dismissed on motion of the United States,

> Appeal rights waived.

IT IS FURTHER ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances.

09/28/2006 Date of Imposition of Judgment I herby certify that the annexed instrument is a true and correct copy of Signature of Judicial Officer the original on file in my office. ATTEST: VICTORIA C. MINOR HON. DAVID F. LEVI, United States District Judge Clerk, U. S. District Court Name & Title of Judicial Officer Eastern District of California Deputy Clerk

90 PAGE Case 4:07-cv-03937-SBA Document 9-2 Filed 10/18/2007 Page 6 of 18

AO 245B-CAED (Rev. 3/04) Sheet 2 - Imprisonment

CASE NUMBER: DEFENDANT: 2:06CR00056 01

LUZ ELVIA BHULLAR

Judgment - Page 2 of 6

#### IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of \_.

6 MONTHS ON EACH OF COUNTS 1 AND 5, TO BE SERVED CONCURRENTLY, AND A TERM OF 24 MONTHS ON COUNT 3, TO BE SERVED CONSECUTIVELY TO THE TERMS IMPOSED ON COUNTS 1 AND 5, TO PRODUCE A TOTAL TERM OF 30 MONTHS.

TOTA	ALTERM OF 30 MONTHS.		
[]	The court makes the following recommendations to the Bureau of The Court recommends that the defendant be incarcerated at Dubaccords with security classification and space availability. The Co-500-Hour Bureau of Prisons Substance Abuse Treatment Program	olin, Califor	rnia facility, but only insofar as this nends the defendant participate in the
[•]	The defendant is remanded to the custody of the United States Ma	arshal.	
[]	The defendant shall surrender to the United States Marshal for this [] at on [] as notified by the United States Marshal.	s district.	
[]	The defendant shall surrender for service of sentence at the institute [ ] before _ on [ ] as notified by the United States Marshal. [ ] as notified by the Probation or Pretrial Services Officer. If no such institution has been designated, to the United States Marshall.		
l have	e executed this judgment as follows:		
·			
**************************************			
	Defendant delivered onto		
at	, with a certified copy of this judgment.		
		• >	•
		`-	UNITED STATES MARSHAL
		D.	
		Ву	Deputy U.S. Marshal

PAGE 06

AO 2456-CAED (Rev. 3/04) Sheet 3 - Supervised Release

CASE NUMBER: DEFENDANT: 2:06CR00056 01 LUZ ELVIA BHULLAR

Judgment - Page 3 of 6

#### SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of \_.

36 MONTHS ON EACH OF COUNTS 1 AND 5, AND A TERM OF 12 MONTHS ON COUNT 2, ALL TO BE SERVED CONCURRENTLY FOR A TOTAL TERM OF 36 MONTHS.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed four (4) drug tests per month.

- The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check; if applicable.)
- [V] The defendant shall not possess a firearm, destructive device, or any other dangerous weapon. (Check, if applicable.)
- [V] The defendant shall submit to the collection of DNA as directed by the probation officer. (Check, if applicable.)
- [] The defendant shall register and comply with the requirements in the federal and state sex offender registration agency in the jurisdiction of conviction, Eastern District of California, and in the state and in any jurisdiction where the defendant resides, is employed, or is a student. (Check, if applicable.)
- [] The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow instructions of the probation officer:
- 4) the defendant shall support his or her dependants and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere, and shall permit confiscation of any contraband observed in plain view by the probation officer:
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245B-CAED (Rev. 3/04) Sheet 3 - Supervised Release

CASE NUMBER: DEFENDANT: 2:06CR00056 01 LUZ ELVIA BHULLAR

Judgment - Page 4 of 6

### SPECIAL CONDITIONS OF SUPERVISION

- 1. The defendant shall submit to the search of her person, property, home, and vehicle by a United States Probation Officer, or any other authorized person under the immediate and personal supervision of the probation officer, based upon reasonable suspicion, without a search warrant. Failure to submit to a search may be grounds for revocation. The defendant shall warn any other residents that the premises may be subject to searches pursuant to this condition.
- 2. The defendant shall provide the probation officer with access to any requested financial information.
- 3. The defendant shall not incur new credit charges or open additional lines of credit without the approval of the probation officer.
- 4. As directed by the probation officer, the defendant shall participate in a correctional treatment program (inpatient or outpatient) to obtain assistance for drug or alcohol abuse.
- 5. As directed by the probation officer, the defendant shall participate in a program of testing (i.e. breath, urine, sweat patch, etc.) to determine if she has reverted to the use of drugs or alcohol.
- 6. As directed by the probation officer, the defendant shall participate in a program of mental health treatment (inpatient or outpatient.)
- 7. As directed by the probation officer, the defendant shall participate in a co-payment plan for treatment or testing and shall make payment directly to the vendor under contract with the United States Probation Office of up to \$25 per month.
- 8. The defendant shall submit to the collection of DNA as directed by the probation officer.

AO 245B-CAED (Rev. 3/04) Sheet 5 - Criminal Monetary Penalties

CASE NUMBER: DEFENDANT: 2:06CR00056 01

LUZ ELVIA BHULLAR.

Judgment - Page 5 of 6

### CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the Schedule of Payments on Sheet 6.

Assessment Fine Restitution
\$ 300

- [] The determination of restitution is deferred until \_\_. An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination.
- [] The defendant must make restitution (including community restitution) to the following payees in the amount listed below.

If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid.

Name of Payee		Total Loss*	Restitu	ution Ordered	Priority or Percentage	
	TOTALS:	\$		<b>5</b>		
	• •				•	
[]	Restitution amount ordered pursua	nt to plea agreer	ment \$			
[]	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).					
[]	The court determined that the defendant does not have the ability to pay interest and it is ordered that:					
	[] The interest requirement is wai	ved for the	[] fine	[] restitution		
	[] The interest requirement for the	[] fine	[] restitution is	modified as fol	ows:	

70/02/2007 10:25 19258337596 FPC DUBLIN PAGE 09

<sup>\*\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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AO 245B-CAED (Rev. 3/04) Sheet 6 - Schedule of Payments

CASE NUMBER: DEFENDANT: 2:06CR00056 01

LUZ ELVIA BHULLAR

Judgment - Page 6 of 6

## SCHEDULE OF PAYMENTS

	Payment of the total fine and other criminal monetary penalties shall be due as follows:						
Α	[] Lump sum payment of \$ due immediately, balance due						
	[]	not later than, or . in accordance with []C, []D, []E, or []F below; or					
В		Payment to begin immediately (may be combined with []C, []D, or []F below); or					
С	[] Paym to con	nt in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years) mence (e.g., 30 or 60 days) after the date of this judgment; or	).				
D	[] Paym to con	nt in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years) mence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or	١,				
E	[] Paym impris or	nt during the term of supervised release will commence within (e.g., 30 or 60 days) after release from nment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time	n g				
F	[] Specia	instructions regarding the payment of criminal monetary penalties:					
pen	alties is due	rt has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau ate Financial Responsibility Program, are made to the clerk of the court.	j J				
The	defendan	shall receive credit for all payments previously made toward any criminal monetary penalties imposed.					
[]	Joint and	Several .					
Defe Amo	endant and o	Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Severa rresponding payee, if appropriate:	ıl				
	The defe	dant shall pay the cost of prosecution.					
[]	The defendant shall pay the following court cost(s):						
[]	The defe	dant shall forfeit the defendant's interest in the following property to the United States:					

# Exhibit 2

Public Information Inmate Data printout for inmate Luz Bhullar, Reg. No. 16252-097

PUBLIC INFORMATION WXR17 10-11-2007 PAGE 001 INMATE DATA 10:14:12 AS OF 10-11-2007

REGNO..: 16252-097 NAME: BHULLAR. LUZ ELVIA

RESP OF: DUB / DESIGNATED, AT ASSIGNED FACIL

PHONE..: 925-833-7500 FAX: 925-833-7599

RACE/SEX...: WHITE / FEMALE FBI NUMBER.: 6399JB5 DOB/AGE...: 02-08-1964 / 43

PROJ REL MT: GOOD CONDUCT TIME RELEASE PAR ELIG DT: N/A

PROJ REL DT: 04-03-2008 PAR HEAR DT:

----- ADMIT/RELEASE HISTORY ------ASSIGNMENT DESCRIPTION START DATE/TIME STOP DATE/TIME FCL A-DES DESIGNATED, AT ASSIGNED FACIL 11-09-2006 1245 CURRENT RELEASE RELEASED FROM IN-TRANSIT FACL 11-09-2006 1545 11-09-2006 1545 ADMIN REL ADMINISTRATIVE RELEASE 10-25-2006 1023 10-25-2006 1023 A-ADMIN ADMINISTRATIVE ADMISSION 10-25-2006 0829 10-25-2006 1023 DUB 9-L

9-L DSC

DSC

G0002

PUBLIC INFORMATION 10-11-2007 WXR17 PAGE 002 INMATE DATA 10:14:12 AS OF 10-11-2007 REGNO..: 16252-097 NAME: BHULLAR. LUZ ELVIA RESP OF: DUB / DESIGNATED, AT ASSIGNED FACIL PHONE..: 925-833-7500 FAX: 925-833-7599 PRE-RELEASE PREPARATION DATE: 01-16-2008 THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT. THE INMATE IS PROJECTED FOR RELEASE: 04-03-2008 VIA GCT REL ------CURRENT JUDGMENT/WARRANT NO: 010 -------COURT OF JURISDICTION.....: CALIFORNIA, EASTERN DISTRICT DOCKET NUMBER...... 2:06CR00056 01 JUDGE....: LEVI DATE SENTENCED/PROBATION IMPOSED: 09-28-2006 DATE COMMITTED..... 09-28-2006 HOW COMMITTED..... US DISTRICT COURT COMMITMENT PROBATION IMPOSED..... NO FELONY ASSESS MISDMNR ASSESS FINES COSTS NON-COMMITTED.: \$300.00 \$00.00 \$00.00 \$00.00 RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00 -----CURRENT OBLIGATION NO: 010 ------OFFENSE CODE...: 153 OFF/CHG: 18:1427 SALE OF CITIZENSHIP PAPERS(CT 1) 18:1028A(A)(1) AGGRAVATED IDENTITY THEFT(CT 3) 42:408(A)(7)(C) SALE OF SOCIAL SECURITY CARD(CT 5) CT 1 6 MONTHS CC TO CT 5; CT 3 IS 24 MONTHS CS TO 1 & 5. SENTENCE PROCEDURE...... 3559 PLRA SENTENCE SENTENCE IMPOSED/TIME TO SERVE.: 30 MONTHS TERM OF SUPERVISION.......... 36 MONTHS DATE OF OFFENSE..... 05-20-2005

G0002 MORE PAGES TO FOLLOW . . .

PUBLIC INFORMATION 10-11-2007 WXR17 PAGE 003 OF 003 \* INMATE DATA 10:14:12 AS OF 10-11-2007 REGNO..: 16252-097 NAME: BHULLAR, LUZ ELVIA RESP OF: DUB / DESIGNATED, AT ASSIGNED FACIL PHONE.: 925-833-7500 FAX: 925-833-7599 -----CURRENT COMPUTATION NO: 010 -----COMPUTATION 010 WAS LAST UPDATED ON 11-06-2006 AT DSC AUTOMATICALLY COMPUTATION CERTIFIED ON 01-06-2007 BY DESIG/SENTENCE COMPUTATION CTR THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN CURRENT COMPUTATION 010: 010 010 DATE COMPUTATION BEGAN..... 09-28-2006 6 MONTHS EARLIEST DATE OF OFFENSE..... 05-20-2005

JAIL CREDIT.....: FROM DATE THRU DATE 01-30-2006 09-27-2006

PROJECTED SATISFACTION DATE....: 04-03-2008 PROJECTED SATISFACTION METHOD...: GCT REL

PROJECTED SATISFACTION METHOD...: GCT REL

S0055

# Exhibit 3

Program Review Report for inmate Luz Bhullar , Reg. No. 16252-097 Dated 8/22/07

DUBOO PAGE 001	*	PROGRAM REVIEW RE	PORT	* 08-22-2 15:14:1	
INSTITUTION	DUB DUBLIN F	cī		•	
NAME RESIDENCE	: BHULLAR, LUZ : GRANITE BAY,	ELVIA CA 95647	REG. N	0: 16252-097	
	IEW: INIT	IAL CHASSIFICATION	PROGRAM REVIEW		
	SE DATE: 04-0 ING DATE.: NONE	3-2008	RELEASE METHOD HEARING TYPE	.: GCT REL .: NONE	
DATE OF NEX	T CUSTODY REVIE	W: 7.2008	DETAINERS (Y/N	): N	
CIM STATUS	(Y/N): N	IF YES,	RECONCILED (Y/N	): _ N/A	_
PENDING CHA	rges: <u>~</u>	ONE KNOWN	<i></i>		
OFFENDER IS IF YES -	SUBJECT TO NOT CIRCLE ONE - D	IFICATION UNDER 18 R <del>UG TRAFFICKI</del> NG/CUR	U.S.C. 4042(B) <del>Rent Violence/</del> Pa	(Y/N):	んり
CATEGORY		CURRENT ASSIGNMENT	;	EFF DATE	TIME
CMA CUS DRG DRG EDI EDI FRP LEV MDS MDS QTR RLG WRK	GED HAS PART MINIMUM REG DUTY YES F/S 502-171L CATHOLIC	RELEASE FREP PGM F RELEASE FREP UNIT V94 CURR OTHER ON/ OUT CUSTODY RESIDENT DRUG TRMI DRUG EDUCATION COM- DRUG INTRV REQD: JU ENGLISH PROFICIENT COMPLETED GED OR F FINANC RESP-PARTIC SECURITY CLASSIFICATION OF MEDICAL RESTRO- CLEARED FOR FOOD SHOUSE S/RANGE 02/F CATHOLIC FOOD SERVICE PM CA	PARTICIPATES PGM COMPLETE 'AFTER 91394  DECLINED APLETED JD RECOMMEND IS DIPLOMA CIPATES CAT'N MINIMUM REGULAR DUTY BERVICE BED 171L	12-07-2006 08-10-2007 12-07-2006 11-01-2006 06-28-2007 05-10-2007 12-07-2006 11-30-2006 01-09-2007 12-07-2006	1432 1255 14339 1747 1053 15000 1433 0842 1418 1800
INCIDENT RE	PORTS SINCE LAS	T PROGRAM REVIEW:	non		
FRP PAYMENT	S PAST 6 MO: S	FUND DEPOSITS PAST	BALANCE: \$ 2	25	ente profite princip indican sullina ciaca
CURRENT FRP	PLAN: \$ 25/	MO PAYMENTS COM	MENSURATE: YES	/ NO	

DUBOO * PAGE 002	PROGRAM REVIEW REPORT	* 08-22-2007 15:14:19
IF NO, NEW PAYMENT PLAN	v: <u>U/A</u>	
		The state of the same and the state of the
RELEASE PREPARATION PAR	RTICIPATION: 1,2,3,4 S	COMPLETE.
	₩ 6 84 N.22-07	
CCC RECOMMENDATION:	1-16-2008	
PROGRESS MADE SINCE LASS	T REVIEW: Conplie 40 /	ho Pry , Copies
GOALS FOR NEXT PROGRAM P	REVIEW MEETING:  Chan ( Capp) 8/220	la 10 116762
LONG TERM GOALS: (2)	phi- PII MP Clos. 8	8/226, 10 4/0x.
WANTS EATER	ER RCC PLACEMEN	UT SINCE SHE
	WILL HELP HERLGET	
	IE COMMUNITY, TO	
RRC DENIED.		

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DUBC PAGE C	003 OF	003		PROGRAM	REVIEW	REPORT	•	*	08-22-2007 15:14:19
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CHAIR	RPERSON	•	SET	<u> </u>	INM	лте: 🔀	Ton	w	
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